

**Named Shoes Are Frequently Made in Non-Union Factories**

**DO NOT BUY ANY SHOE**

no matter what its name, unless it bears a plain and readable impression of this Union Stamp. All shoes without the Union Stamp are always Non-Union.

**Do Not Accept Any Excuse For Absence of the Union Stamp**

**BOOT AND SHOE WORKERS' UNION, 246 Summer St. BOSTON, MASS.**  
JOHN F. TOBIN, President. CHAS. L. BAINE, Sec.-Treas.

## DEMOCRATIC TICKET

ELECTION AUG. 1, 1912

FOR SHERIFF.

'DICK' LARUE

FOR TRUSTEE

L. L. BROOKS

FOR TAX ASSESSOR

JOSEPH C. MABRY

FOR CIRCUIT COURT CLERK

CLAUDE E. LEDGERWOOD

FOR SUPERINTENDENT OF ROADS

STERLING LEWIS

FOR SUPERINTENDENT OF WORKHOUSE

MAJ. H. C. ANDERSON

FOR CLERK OF ROAD COMMISSION

G. RUPERT REYNOLDS

FOR JUSTICE OF THE PEACE 11 WARDS

THE CITY AT LARGE

ALEX ALLISON

WILLIAM A. KNABE

HERBERT S. MABRY

FOR JUSTICE OF THE PEACE 9 WARDS

FIRST DISTRICT

J. RUFUS AILOR

Wm. M. SELLERS

W. C. FRASER

FOR JUSTICE OF THE PEACE 10th WARD

12th DISTRICT

M. F. FLENNIKEN

FOR JUSTICE OF THE PEACE 2nd DISTRICT

ROBERT P. WILLIAMS

FOR JUSTICE OF THE PEACE 2nd DISTRICT

J. D. ELLENBURG

FOR CONSTABLE, FIRST DISTRICT

ROBERT A. LOVELACE

FOR CONSTABLE, SECOND DISTRICT

JOE CLANCY

FOR CONSTABLE, 10th WARD, 12th DISTRICT

BARTOW SMITH

FOR CONSTABLE, 10th WARD, 12th DISTRICT

A. P. FIELD

JAMES M. HOOD

LINCOLN HOTEL, Formerly

CARMARTHEN INN

JELICO, TENN.

A STRICTLY FIRST-CLASS HOTEL

Steam Heated, Electric Lights

Baths.

Telephone Connection with all Points

MORGAN RUMPHREYS, Proprietor

Woodlawn Cemetery

We wish to advise the public

that the management of

Woodlawn Cemetery Co., has

recently undergone an entire

change, and many of the old

rules have been eliminated and

a much more liberal policy to

ward lot owners adopted. For

further information call on

John M. Brooks, President,

J. B. Jones, Superintendent,

C. M. Ford

Boyd B. Ford

W. B. Henderson

Secy. and Treas.

JONES' SANITARY BRICK STOR-

AGE HOUSE.

For the perfect keeping of all kinds

of household furniture. Prices: 25 cents

to \$1.00 per large moving car load per

month. Goods called for—storage charges

payable when goods removed. Phone

Storage House, old 443; office, old 707;

new, 1828.

THOS. E. JONES,

Armeton Bldg.



PATRONIZE KNOXVILLE'S

NEWEST AND BEST LAUNDRY

BUILT BY UNION MEN; EQUIPPED BY UNION MEN

SOLICITS THE TRADE OF UNION MEN

THE SANITARY LAUNDRY IS THE ONLY COMPLETELY NEW

MODERN AND SANITARY LAUNDRY IN KNOXVILLE

IT WAS ESTABLISHED TO GIVE WORK FAR SUPERIOR TO

ANY EVER OFFERED IN KNOXVILLE

WE WANT ONE TRIAL ON THIS, GUARANTEE

SHIRTS 7 1/2 C.—COLLARS 1 1/2 C.—FLAT WORK PER POUND 2 C.

LAUNDERERS, STEAM AND FRENCH DRY CLEANERS AND DYERS.

## BENTON McMILLIN

(Continued from page 1)

because, when thinning corn, he wanted to pull up the big stalks, to give the little ones a chance.

Mr. Underwood then presented Candidate McMILLIN, who was warmly received, and appeared quite pleased with the cordiality of the reception.

After paying tribute to Knox county and East Tennessee, ex-Governor McMILLIN referred to politics as the greatest of all sciences. He said that how to govern man and still leave him free is a question that has interested him all his life. Democracy, he said, is co-existent with a republic, and claiming that there has never been a division of the democratic party that has not wrought disaster to the party, he entered into a lengthy exposition of the many political situations that have resulted in a split in the party, both in the state and nation. He closed this exposition with an appeal to democrats to forget their differences and be democrats, without prefix or suffix.

The candidate then discussed particularly the most recent split in the party, that of 1910 when Governor Hooper was elected. He said that it came about over the control of whiskey in only forty square miles of the state's territory, and resulted in a republican administration, with republican officeholders filling every position "from dogpelter to governor." He said that he had come to preach concord to a state that had been distracted; that he came as a man who loves his country next to his God. He pointed to the motto of the state of Kentucky, "United we stand, divided we fall," and said that he proposed to make that slogan of his campaign.

Governor McMILLIN then placed his candidacy before the audience, saying that it rested on its merits, and that he would not make war on the other candidates, except insofar as they had attacked him. He first discussed his connection with the refunding act of 1899, denying that it cost the loss of millions of dollars, and declaring that there was not a word of truth in the charge that it cost the state anything, claiming the charge to be wholly false.

The candidate next said that Mr. Preston had, by inference, accused him of being instrumental in bringing about the relations between the Carnegie Trust Co. and the state of Tennessee. Mr. McMILLIN said that his connection with the trust company ceased long before the period to which Mr. Preston pointed in his campaign charges. He then took up Mr. Preston's statement that not in forty years had Tennessee had a governor who had given the state a business administration. He referred to the governors during that period, most of whom are now dead, and he reviewed their administrations. He referred to Jno. C. Brown, James D. Porter, Albert S. Marks, Peter Turner, Wm. B. Bate and the late "Bob" Taylor. There was quite a demonstration at the mention of the name of the late Senator Taylor.

At this point, Mr. McMILLIN discussed his connection with the state debt, and the charge that he was responsible for a loss of \$3,000,000 to the state during his administrations, claiming that on the other hand he had saved the state \$175,000 per annum in interest, and said if the charge were true to pay all of the state's debt would have been a loss to the state of six million dollars.

Mr. McMILLIN next turned his attention to a review of the acts of the legislature under his administrations, mentioning the child labor law, the act which not only took the child out of the factory, but which provided for a factory inspection, claiming that he had forced upon the statute books a law which protected the young womanhood of the state.

The speaker said that statesmanship consists not only in studying profoundly the conditions that exist, but in heaving out improvements to the best advantage with such instruments as are available.

Attention was next turned to the sale of the Nashville American, consummated five weeks before the close of the 1910 campaign. He read Milton Oehl's resignation as managing editor of that paper when he found that the transaction had taken place, and after an earnest endeavor, had failed to have the policy of the paper remain unchanged until the close of the campaign. Mr. McMILLIN then asked with some display of feeling where Mr. Preston's big guns for campaigning were, which he had sold in the heat of the last campaign. "Now he says," said Mr. McMILLIN, "that he wants to do something for his people before he dies."

The speaker charged that the independent democrats tried to make a deal at the last legislature and divide state offices between all democrats of each faction, and that a funding board was to be named and T. R. Preston and E. B. Craig were to be members of the funding board.

Mr. McMILLIN said that education is one of the problems of the state, and that there should be more attention paid to industrial education. He said also that he believed in a great college of technology, and urged so to recommend to the legislature. "Let's educate our boys," he said. "We make enough wealth in the south to enrich two great empires. Our boys should be ready to labor when they finish school, and we ought to take our shoe shops out of Boston, our corn cribs out of Kansas and our smokehouses out of Chicago, and we will have the riches."

He termed the most recent division in Mr. McMILLIN amplified on what he the democratic party in the state. "The four-mile law," he said, "was the most awful method of dealing with the liquor traffic yet conceived. This four-mile law did more and was more effective than any other law instituted in any state for the purpose of reducing it of the liquor traffic," he said. It was home rule. But they were not content with

such progress as they were making, and wanted it to go faster. Without the consent of the big cities of the state, a law was enacted for them over their protest, and you and I know what the control of whiskey sales in Tennessee is worse than before. They said, 'Let's keep whiskey out of politics, but it has been brought into politics. There are more licenses issued by the federal government under present conditions than existed in the state during either the past democratic or republican administrations. One democratic and one republican administration have failed to control the whiskey traffic, and we say in all justice to the republicans that it is neither a partisan failure nor success. It is a condition, and not a theory which confronts us and we must face it as such. I would not have you think that I evade the question. The present anarchistic conditions in the large cities are the worst they have been in the history of the endeavor to control the liquor traffic. It would be wise to control this traffic, instead of allowing it to run rampant.

The speaker here declared for high licenses, no sales of whiskey to minors, no sales to drunks, no gambling houses in connection with saloons, and an excise board co-existent with the state. He said, "There will be no demand, and there could be none to put it back into the rural districts," and closed his discussion of that question with a quotation from a member of the recent legislature who said, "The people have the law and the liquor, too. They ought not need more to please them."

In closing Mr. McMILLIN gave comparative figures on the cost of the last year of his administration and the year ending June 30, 1912, and then touched on the back tax law, saying that the law of 1911 ought to be radically amended, or wholly repealed.

Judge J. W. Sneed made a short speech presenting to Mr. McMILLIN a beautiful bouquet of white roses on behalf of himself and Mrs. Sneed. Mr. McMILLIN thanked Judge Sneed in appropriate terms.

Judge Sneed in presenting the flowers to Gov. McMILLIN said in substance as follows: Gov. McMILLIN, Ladies and Gentlemen:

I address you thus by your title not only because you have been governor of this great State twice, in consecutive terms, but because I honestly and sincerely believe you are to be the next Governor of Tennessee. (Applause.) Accompanying this token that I hold in my hand, is a card, having inscribed thereon, "compliments of Judge and Mrs. Sneed." Mrs. Sneed is in Chattanooga, and but for that fact, she would be sitting beside this beautiful woman, who sits here on my right. Mrs. Sneed like you, but she loves Mrs. McMILLIN. You have ably and recently referred in your address to the fact that Moses was forty years leading the children of Israel, out of the wilderness, and I want to say that if I have in me anything that is good, or worth considering, I owe it all to her, who has for these last forty years been leading me, so to speak, out of the wilderness.

Yes, Governor, I am for you, first, because, I have to be, to have peace at home. For as I have said, Mrs. Sneed loves Mrs. McMILLIN, and will vote me for you, whether or no. But seriously, I am for you Governor, because, you have served eighteen years in Congress, and four years as Governor of this Great and good old Volunteer State of ours and there is not a stain or blot upon your escutcheon. I can pay you no greater compliment than this, and to add, that in this day of grafters, and grafting, you are a poor man.

In conclusion, let me employ another one of your eloquent expressions in making this presentation. That is to say, while the "vase" of these roses, are shattered, the scent of the roses are there still." (Applause.)

## WISCONSIN DAM GOES OUT

Loss of \$1,400,000 Was Caused by the Floods in the Far North.

Wausau, Wis., July 25.—Loss estimated at \$1,400,000 was done to the industries of Wausau by the giving away of enormous power dams north of this city. Worse than the financial loss directly due to the breaking dams, however, is the problem of the great paper mills near the city, which are operated by power from the ruined dams. With orders ahead for paper for newspapers in many parts of the country which depend on Wausau for their daily supply, the Wausau paper mills, which own a great plant, the biggest west of Massachusetts, is crippled by the giving way of its dam, which backs water up the Wisconsin river for five miles, and which stretched across the river for half a mile at the famous Old Little Grand Dam Rapids.

A large part of the downtown district was flooded and the city's railroad outlet is one off by the carrying out of a union bridge over which all the railroads crossed to enter the city. Three bridges in this city have been washed out and a fourth has been partly destroyed. The water is between 12 and 15 feet above normal height. The city is without electric lights, power, gas or street car service.

The streets of Wausau, along the river front, are under water. The city hall is surrounded and business is paralyzed. No loss of life has been reported. The flood is attributed to the heavy rains which have fallen recently. The streams entering the Wisconsin river north of this city have swelled to twice their normal stage and a great volume of water has been poured into the stream.

Arkansas will vote on prohibition at the September election under the initiative and referendum.

## Beauty and Service



Call and look over this splendid line.

## ALWAYS THE BEST

We sell Roger's 1847 Silver Plate and the BEST IN ALL OTHER LINES. When you call for Roger's 1847 at HOPE'S you get it. We never try to offer something just as good. Absolute reliability and fair dealing for more than FORTY YEARS has made Hope's the most popular Jeweler in the South.

## Hope Bros' JEWELERS OPTICIANS

519 Gay St., Knoxville, Tenn

## KERN'S BREAD

IS BREAD PERFECTION?

SAVES BAKING WORRY

SOLD BY ALL GROCERS

KERN'S CAKES, CANDIES AND ICE CREAM MAKES

ENTERTAINING A PLEASURE

PHONE US YOUR ORDERS YOU WILL RECEIVE PROMPT ATTENTION

## APPALACHIAN LEAGUE BASE BALL

AT CHILHOWEE PARK

KNOXVILLE VS. BRISTOL

AUGUST 1, 2, 3.

ADMISSION 25 CENTS

GAME CALLED AT 3:30 P. M.

TICKETS FOR ALL GAMES ON SALE AT ROY SCOTT'S CIGAR STORE, 609 GAY ST.

To Minnie Underwood, J. L. Underwood vs. Minnie Underwood. State of Tennessee, In Chancery Court of Knox County. No. 11639

In this cause it appearing from the bill filed which is sworn to, that the defendant, Minnie Underwood is a non-resident of the State of Tennessee so that the ordinary process cannot be served upon her, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday in August, next, make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be published in the KNOXVILLE INDEPENDENT for four successive weeks.

This 6th day of July 1912 J. C. FORD, C. & M. Cline & Moore, Solrs.

To Charles Henson Pearl Henson vs. Charles Henson State of Tennessee, In Chancery Court of Knox county No. 12209

In this cause it appearing from the bill filed, which is sworn to, that the defendant Charles Henson is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of Aug. next and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four successive weeks.

This 5th day of July 1912 J. C. FORD, C. & M. T. J. Cline, Sol.

TO ED HICKS, The Italian Blue Gem Coal Co. vs. C. H. Hicks et al—State of Tennessee, In the Chancery Court of Knox Co. 12014.

In this cause it appearing from the return of the officer and upon the order of the court that the defendant Ed Hicks is a non-resident of the State of Tennessee, so that the ordinary process cannot be served against him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of August next and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 1st day of July 1912 J. C. FORD, C. & M. Green Webb & Tate, Solrs.

To Nannie Paul Fox Sidney Fox vs. Nannie Paul Fox State of Tennessee, In Chancery Court of Knox County. No. 12220

In this cause it appearing from the bill filed, which is sworn to, that the defendant Nannie Paul Fox is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon her it is ordered that said defendant appear before the Circuit Court at Knoxville Tennessee, on or before the 1st Monday of Sept. next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be published in the KNOXVILLE INDEPENDENT for four successive weeks.

This 15th day of July 1912 J. C. FORD, C. & M. Wm. Meyerhoff Sol.

We do job printing at fair prices. Miners stay away from Briceville.

## TRUSTEE'S SALE.

By virtue of the authority vested in me as trustee under the trust deed executed on March 11, 1911, by Elsie Mae Peters, and husband, L. J. Peters, recorded in trust deed book 153, page 132, in the register's office of Knox County, and by reason of default having been made in the payment of the principal and interest on a note secured thereby, on the 17th day of August, 1912, at the North door of the Court House, in Knoxville, Tennessee, I will offer for sale for cash in hand, and in bar of all right and equity of redemption to satisfy the principal and interest, attorney fees, and costs due on said note the following described premises, to wit:

Situated in the Eighth Civil District of Knox county, Tennessee, in the City of Lonsdale, fronting 50 feet on the West side of Main Avenue, running back Westerly between parallel lines 144 feet to an alley, being lot No. 567, block 37, in Rosedale Land & Improvement Company's addition to Knoxville, map of which is of record in map book one, page 15, in register's office, Knoxville. For further description see deed book 236, page 246.

Said sale is made pursuant to a demand upon me, as trustee, by the holder of said indebtedness, that trust deed be foreclosed, and will be held at 11 o'clock A. M., and will be made to the highest bidder, complying with the terms thereof.

Witness my hand this July 22, 1912.

JAMES MAYNARD, Jr., Trustee.

July 25- Aug. 3-10.

## To George Wheeler

Ella Wheeler vs. George Wheeler

State of Tennessee, In Chancery Court of Knox County, No. 11224

In this cause it appearing from the bill filed, which is sworn to, that the defendant George Wheeler is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of Sept. next and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four successive weeks. This 27th day of July 1912 J. C. FORD, C. & M.

## NON-RESIDENT NOTICE.

No. 3486

Horace I. Maples vs. Julia Maples

State of Tennessee, In Circuit Court of Knox County—

In this cause, it appearing from the bill filed, which is sworn to, that the defendant Julia Maples is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon her, it is ordered that said defendant appear before the Circuit Court at Knoxville Tennessee, on or before the 1st Monday of Sept. next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be published in the KNOXVILLE INDEPENDENT for four successive weeks.

This 25th day of July 1912 JAMES A. WRINKLE, Clerk

H. J. A. H. GILDARD ARCHITECT

Phone 1565, 603 1/2 Prince Street, KNOXVILLE, TENN.

S. H. KEENER, DENTIST.

METOWNLEE BUILDING.

Corner Prince and Clark Streets, Entrance on both Streets.